6/30/02

#### UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

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Form 6-K

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REPORT OF FOREIGN PRIVATE ISSU	REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13 a-16 OR 15d-16 UNDER THE SE		ECURITIES
EXCHANGE ACT OF 1934		recd s.e.c.	
For the mouth of	June	20 <u>02</u>	յսլ 1 _ 2002
Perusahaan Perseroan (Persero)	PT TELEKOMUNIKASI	INDONESIA	1086
(Trat	slation of registrant's nar	ne into English)	The state of the second st
Jalan Japati No. 1 Bandung-4013	is indonesia		
(,	Address of principal execu	ative office)	
Indicate by check mark whether the regis	trant files or will tile ann	ual reports under cover of Form 20-F	or Form 40-F
Indicate by check mark whether the reg furnishing the information to the Commit Yes			
(If "yes" is marked, indicate below the file i	number assigned to the re	gistrant in connection with Rule 12g3-2	(b):
	SIGNATURES		•
Pursuant to the requirements of the Secu signed on behalf by the undersigned, theret	rities Exchange Act of 19 into duly authorized.	34, the registrant has duly caused thi	s report to be
	•	Perusahaan Perseroan (Persero) PT TELEKOMUNIKASI INDON	ESIA
June 26th , 2002	_	(Registrant)	PROCESSED
Date	By	(Signature)	JUL 2 2 2002
	GENERAL INSTRUC	Setiawan Sulistyone Head of Investor Relati	On UniTHOMSON FINANCIAL
A. Rule as to Use of Form 6-K.			•
This form shall be used by foreign pri- 15d-16 under the Securities Exchange Act of	vate issuers which are red I 1934.	quired to furnish reports pursuant to l	Rule 138-16 or
B. Information and Document Required to			

Subject to General Instruction D herein, an issuer furnishing a report on this form shall furnish whatever information, not required to be furnished on Form 40-F or previously furnished, such issuer (I) makes or is required to make public pursuant to the law of the jurisdiction of its domicile or in which it is incorporated or organized, or (ii) files or is required to file with a stock exchange on which its securities are traded and which was made public by that exchange,

SEC 1815 (7-91)

or (iil) distributes or is required to distribute to its securities holders.

FROM : INVESTOR RELATIØN UNIT TELKOM PHONE NO. : 62 22 7104743 Jun. 26 2002 03:57PM P1

# PT TELEKOMUNIKASI INDONESIA



Ta:

106. Sassoon (Europe) Ltd (Mr. R. James Teoh), 107. Schreders Investment Management Limited (Ms. Leila Kardouche), 108. Scottish Mutual Assurance plc (Mr. S. Robin Boschell), 109, Securities and Exchange Commission (Mr. Arthur Levitt), 110. Shimazaki Internatonal Law Office (Mr. Fumiaki Shimazaki), 111. Sit/Kim international Inves't Associates (Mr. Raymond D.Lin). 112. Southeast Asia Investment Holding Corp (Mr. Tony W. Huang), 113. SSB Citi Asset Mgmt. Group (Mr. Victor Cherian), 114. Standard Life Inves't (Mr. Ronnie Petrie); 115 Standard Pacific Capital LLC (Mr. Raj Venkatesan), 116. Standish Intil. Mgt Company, L.P (Ms. Katherine Barna Allderige), 117. State Farm Insurance Companies (Mr. Mike Vitek), 118. State Street Global Advisors investment Mgt (Mr. Brd Aham, CFA), 119. Straits Lion Asset Mgmt (Mr. Kenny Koh), 120. Strong Capital Mgt (Mr. David Lui), 121. Substantia Invest AG (Mr. Gilbert Huber), 122. Sumitomo Corporation (Mr. Akira Fujimoto, Mr. Mitsuyoshi, Oshima), 123. Sumitorno Life Invesit. Sing, Ltd (Mr. Masayuki Murata), 124. Swiss Re (Mr. Caspar Benz), 125. T. Rowe Price (Mr. Dale West), 126.√TCW Asia Ltd (Ms. Camille J. Vergara), 127. Templeton Invest. Caunsel, Inc. Fort Lauderdale (Mr. Gary R. Clemons), 128. The Robinson & Humphrey Co. (Mr. Rod Dowling III), 129. Theseus Institute (Mr. Ahmed Aykaq), 130. Thomson: Financial (Mr. David TH Lee, Ms. Viola Cheung, Ms. Katrina Lee), 131 Tiedemann Global Emerging Markets (Mr. Steven R. Diamond), 132. Tiger Mgt (Mr. Phillipe Laffont), 133. Tokyo-Mitsubishi Asset Mgmt. Ltd (Mr. Mitsuaki, Küga), 134. Tudor Investment Corp (Mr. Ashwin Vasan), 135. UBS Warburg (Mr. Alex Wright), 136. United Nations Joint Staff Penson Fund (Ms. Audrey Jackson), 137. UOB Asset Management (Mr. Janet Liem MBA), 138. Välüe: Partners Singapore Pte Ltd (Ms. Khristine I. Amurao), 139. Van Eck Global (Mr. David A. Semple), 140. Warburg Pincus Asset Mgmt. Inc (Mr. Jun Sung Kim), 141 Wellington International management Company Pte. Ltd (Mr. Gavin S. Ma: CFA), 142. Wellington Mgmt. Company, LLP (Mr. Rishi P. Kothari, CFA), 143. WPS Investissements S.A (Mr. William P. Stewart III) 144 Zesiger Capital Group LLC (Mr. Donald L. DeVivo), 145. Zurich Scudder Investment (Ms.) Kirsteen Melandri, CFA).

tNote: Pleese apologiza us for inappropriate manner in writing down your name. If so, please inform us to the warkess below}

### PT TELEKOMUNIKASI INDONESIA, THE

ழ், பாழவத்§No.∳ 7<sup>th</sup> Floor, Tel.: 62 82 452 7349 Fax. ; **62 22 710 4743, 62 22** 710 6156 Bandurg 49133 Inconesia. Distribution List 307 *(Investor-4)* 



# Perusahaan Perseroan (Persero) P.T. Telekomunikasi Indonesia, Tbk.

# PRESS RELEASE

No. TEL. 240 /PR110/UHI/2002

Bandung, June 26, 2002 – PT Telekomunikasi Indonesia, Tbk. ("PT Telkom") hereby inform some recent developments regarding its operations as follows:

# A. Results of 2002 General Meeting of Shareholders

PT Telkom (hereafter referred to as "the Company") has held its 2002 Annual General Meeting ("AGM") and Extraordinary General Meeting ("EGM") of Shareholders (the "Meeting") on June 21<sup>st</sup>, 2002 in Jakarta, approved and decided among other things, the following matters:

#### Approved:

- a. the distribution of net profit appropriation for the year 2001 in the amount of Rp.4,250,110,241,482.00 allocated as follows:
  - 1) 50% or Rp.2.125.055.120,741,00 for dividend or Rp 210.819 per share;
  - 2) 40% or Rp 1,700,044,096,594.00 for investment;
  - 3) 10% or Rp 425,011,024,148.00 for reserves.
- b. the authorisation to the Board of Directors to arrange the procedure of dividend payments.
- Approved the determination of the compensation of the Board of Directors and the Board of Commissioners for the 2002 financial year, and the distribution of bonus to the Board of Directors and the Board of Commissioners for the 2001 financial year as follows:
  - a. Compensation for the Board of Directors and the Board of Commissioners for the fiscal year 2002:
    - 1) President Director (100%) Rp 57,500,000.00 net per month; 2) Director (90%) Rp 51,750,000.00 net per month; 3) Chairman (40%) Rp 23,000,000.00 net per month;
    - 4) Commissioner (36%) Rp 20,700,000.00 net per month;
    - 5) Secretary of the Board of Commissioners (15%) Rp 8,625,000.00 net per month.
  - b. Distribution of bonus to the Board of Directors and the Board of Commissioners for the 2001 financial year as follows:

The total amount of bonus is Rp 5.391,302,249.52

1) President Director (100%) Rp 818,103,528.00 2). Director (90%) Rp 736,293,175.20

3) Chairman ( 40%) Rp 327,241,411.20 4) Comssioner ( 36%) Rp 294,517,270.08

5) Secretary of the Board of Commissioners (15%) Rp 122,715,529.20

(For the distribution of bonus, any tax shall be paid by the beneficiaries based on the applied law concerned).

- Approved the sale by the Company of 12.72% of the issued and fully paid shares or PT Telekomunikasi Selular to Singapore Telecom Mobile Pte Ltd, a wholly-owned subsidiary of Singapore Telecommunications Limited, involving a material transaction.
- 4. Approved the acquisition by the Company of 100% of the issued and fully paid shares of PT Pramindo Ikat Nusantara owned by France Cables et Radio, PT Astratel Nusantara Perusahaan Perseroan (Persero) PT Indonesian Satellite Corporation Tbk., Maruberi Corporation, International Finance Corporation and NMP Singapore Pte. Ltd, involving a material transaction.

- 5. Approved the acquisition by the Company of 100% of the issued and fully paid shares of PT AriaWest International owned by PT Aria Infotek (formerly known as PT Artimas Kencan Murni), MediaOne International I BV, and The Asian Infrastructure Fund, and the guarantee by TELKOM of certain debt obligations of PT AriaWest International, subject to the
- Approved the Company's bond issuance for Indonesian Rupiah (IDR), while refused the issuance of US Dollar bond.

restructuring of such debt obligations, involving a material transaction.

- 7. Promoted Mr Kristiono to be the Company's President Director and approved the appointment of the Board of Directors for the period commencing from the close of the Meeting until the close of the AGM in 2005, as follows:
  - a. President Director/CEO: Kristiono;
  - b. Director (referred to as Director of Finance /Chief Financial Officer): Guntur Siregar;
  - c. Director (referred to as Director of Telecommunications Services Business): Garuda Sugardo;
  - d. Director (referred to as Director of Human Resource and Support Business/CIO): Aguit Utovo:
  - e. Director (referred to as Director of Telecommunications Network Business): Suryatii Setiawan.
- 8. Approved the appointment of the Board of Commissioners for the period commencing from the close of the Meeting until the close of the AGM in 2004, as follows:

a. Chairman : Bacelius Ruru;
b. Commissioner : Agus Haryanto;
c. Commissioner : Diamhari Sirat:

c. Commissioner : Djamhari Sirat;
d. Independent Commissioner : Arif Arryman;
e. Independent Commissioner : Petrus Sartono

# B. The New Board of Directors' Commitments

The new management team will make sure that there will be a smooth transition of the Company's leadership so that the business performance and target for this year will be achieved as planned. As the management team consist of personnel who have been in the Indonesia telecommunications industry for more than 20 years, it has a good understanding of all the forces that influence the business that will lead the management in taking a comprehensive and appropriate strategy moving forward.

Some of the key strategic initiatives that the management is committed to take are

- Defining a leadership style that fits to the current and future characteristics and challenges of the business;
- Capitalizing the strong and high growing Wireless Business and initiating multimedia business opportunities;
- 3. Improving productivity and strengthening the Fixed Lines Business;
- 4. Improving operating efficiency among others by tracking the Capex/ sub level;
- 5. Enhancing Financing Strategy which will be dealing with revenue growth, funding allocation to lines of business and managing the financial ratios;
- 6. Strengthening Corporate Governance which will also include the improvement in corporate communication process.

# C. Financing Policy

The Company will proceed with the on-shore Bonds issuance process as it is planned and at this stage the Company do not plan any major review of this year capital expenditures ("Capex") plan. After the new management is officially in office, the Company will start reviewing all available financing options which may include Rupiah Bond issuance in the range of IDR 1 to 1.6 trillion, the 'pay as you grow' scheme, as well as export credit and revenue sharing arrangement. The Company will remain very selective and prudent in implementing its Capex plan.

Setiawan Sulistyono Bead of Investor Relations

For further information please contact:

PT Telekomunikasi Indonesia, Tbk.
Investor Relations Unit

E-mail: investor@telkom.co.id

Bandung office: Tel.: 62-22-4527337 <u>Jakarta office:</u> Tel.: 62-21-5215109

Fax.: 62-22-7104743

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